



August 11, 2011

Via Electronic Submission

Ms. Marlene H. Dortch, Secretary
Federal Communications Commission
445 12th St., SW, Room TW-A325
Washington, DC 20554

**Re: Ex Parte Communication
WC Docket Nos. 10-90, 07-135, 05-337, 03-109; CC Docket Nos. 01-92, 96-45;
and GN Docket No. 09-51**

Dear Ms. Dortch:

Yesterday, Charles McKee, Pete Sywenki, Chris Frentrup and I, all of Sprint, met with Margaret McCarthy of Commissioner Copps' office to discuss intercarrier compensation and USF reform. Sprint discussed the ILECs' "ABC Plan," both its benefits and needed areas of improvement. Sprint emphasized the need for the Commission to adopt an ICC/USF reform plan which addresses IP interconnection (carriers must be required to negotiate IP interconnection agreements in good faith, and the Commission should confirm that it would make its complaint remedy available to resolve IP voice interconnection disputes); the negative ramifications of assessing legacy access charges on VoIP; and the need to avoid adopting rate structures and network architecture/interconnection arrangements which are inconsistent with or which discourage deployment of highly efficient IP networks. Sprint's comments were consistent with its comments and earlier ex parte letters filed in these proceedings. Sprint also explained why complete deregulation of ILECs in any area in which they do not receive USF support is unwarranted and contrary to the public interest.

Pursuant to Section 1.1206 of the Commission's Rules, a copy of this letter is being filed electronically in the above-referenced docket. If you have any questions, please feel free to contact me at (703) 433-4503.

Sincerely,

/s/ Norina Moy

Norina Moy
Director, Government Affairs

Cc (via email): Margaret McCarthy